Registration of Voters (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Chysnes. 1. Definition of "principal Act" and of "Registration Acts." 9 Rytant

- 3. Short title.
- 4. Grounds of objection to be stated in notice.
- 5. Evidence required only so far as ground stated.
- 6. Bach ground of objection to be treated as a separate objection. 7. Costs to be awarded not to exceed 51.
- 8. Proceedings on objections.
- 9. Poor rate collectors to enter objections on list.
- 10. Sixty-seventh section of "principal Act" to apply to poor rate
- collectors. 11. Poor rate collectors to attend revision courts and subscribe
- orth 12. Remuneration of poor rate collectors.
- 13. Power to enforce attendance of witnesses.
- 14. Medical relief not to discuslify.
- 15. Revision courts to be held at polling stations, unless Lord Lieutenant otherwise directs.
- 16. Register to contain post towns.
- 17. Notices to be posted at churches.
- 18. Precepts, &c., to be made conformable.

SCHEDULE A .- Form of notice of objection. SCHEDULE B .- Outh to be taken by certain persons.

[Bill 150.]

A

BILL

60

Amend the Law relating to the Registration of Voters in A.D. 1380.

Ireland.

WHEREAS it is expedient to facilitate the registration of persons entitled to the francisies, and to assimilate the law relating to the registration of parliamentary voters in England and in Irealnd, and it is expedient to provide the same remains 5 against making frivolous objections to persons sequiring the franchise in counters as has already been provided in England:

And whereas other amendments are required in the laws relating to the registration of parliamentary voters in Ireland:

Be it therefore enacted by the Queen's most Excellent Majesty, 10 by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows; (that is to say,)

Preliminary. 1. "Principal Act" shall mean the Act passed in the session of Definition of

This Act shall apply to Ireland only, but shall not extend to Extent of the horough of the University of Duhlin.
 This Act may be cited for all purposes as the Registration Show the.

This Act may be cited for all purposes as the Registration Short-title
 of Voters Amendment (Ireland) Act, 1880.

Prevention of frivolous Objections.

4. A notice of objection given under section twenty-six of the Netices of the "principal Act" to any person upon any list of voters shall not be shall state [Bill 180.1] A 2

A.D. 1880. orozads of phicetion 58 & 29 Viet.

stated therein; and this provision shall be deemed to be sufficiently satisfied by naming the column or columns of the register on which the objector grounds his objection, and any objection grounded upon any one of the said columns shall be deemed a separate ground 5 c. 56, s. 6. of objection, and such notice may be according to the form in the schedule to this Act annexed, or to the like effect, in substitution Person obfor the form numbered (19) in Schedule (A.) to the principal Act.

only recorded

5. No person objected to by a notice under the said section of the principal Act, as amended by this section, shall be required to give 10 evidence before the county court judge, chairman, or revising his right so barrister in support of his right to be registered otherwise than as of objection such right is called in question in the ground or grounds of objec-28 & 29 Vist. tion specified in the notice.

0.56 4.7 na n resumbe and costs

6. Every separate ground of objection in any notice given in 15 of objection accordance with this Act shall be treated by the county count judge, chairman, or revising barrister as a separate objection; and for every such ground of objection which, in the opinion of the county court judge, chairman, or revising burrister, has been 13 & 14 Vist, groundleasly or frivolously or vexationaly stated, he shall, on the on e. 10t. v. 119. application of the person objected to, or anyone on his behalf, and these the Vict. upon the production of the notice of objection, award costs against 45. 301, v. 84.

the objector to the amount of at least two skillings and sixpence, and this though the name of the person chiected to be expunded upon some other ground of objection stated in the same notice of 25 objection.

owneled out c. 36, s. 14, 13 & 14 Viet.

7. The sum ordered to be paid by way of costs shall not upon marrowd ... any one vote exceed the sum of " fire nounds," and the sixty-second 28 A 29 Viet, prection of the principal Act shall be read as if the words "five pocude" had been substituted therein for the words "twenty on shillings." c. 09, s. 62, Proceedings 8. Notwithstanding anything to the contrary in the "principal

male to TYCCES OR But other then list of elalermate.

Costs to be

Act" contained, where any person whose name is on any list of voters for a county, city, town, or borough, (not being a list of claimants,) is duly objected to by some person other than the clerk as of the peace, the clerk of the union, the poor rate collectors, or the town clerk, county court judge, the chairman or revising barrister, whether the person objected to does or does not appear before him.

13 & 14 Vict. shall, before requiring it to be proved that the person so objected c. 60. s. 55. to is entitled to have his name inserted in the list of voters for such 40 county, city, town, or borough, or expunging such name, require

[48 Vier.] prima facic proof to be given to his satisfaction of some ground of A.D. 1880.

objection against such person, and, for the purpose of determining whether such prima facic proof is satisfactory, shall examine the collectors of poor rates, clerk of the union, or any other person who . 5 may be present, touching the truth of the alleged ground of objec-

tion, and if such prima facie proof is not so given to his satisfaction. he shall retain the name of the person objected to in the list of voters.

Miscellaneous.

10 9. The clerk of each poor law union wholly or in part within the Poor rate limits of any county in Ireland, after he shall have made out the callstors to supplemental list in the twentieth section of the "principal Act" jectous on mentioned and directed to be made out, but before transmitting the lat. " same to the clerk of the pence of the county as in said section is e. 69. a. 20. 15 mentioned, shall deliver such supplemental list to the respective

collector or collectors of poors rate for such respective harony or division of a barony; and such collector or collectors shall upon such list enter objections before the names of persons in such supplemental list contained, and not entitled to be on the register

20 next to be made, in like manner in all respects and in the like cases as in the nineteenth section of the principal Act is directed and required with regard to the copy of register of such barony or division of a barony, and such respective poor rate collector or

collectors shall return such lists to the clerk of the union in suffi-25 cient time to enable such elerk of the union to deal with said list. as is directed by the twentieth section of the said principal Act.

10. The provisions of the sixty-seventh section of the "principal Censes per Act" shall apply to all poor rate collectors as fully as the same "isom of the

apply to any clerk of the peace or town clerk. Nothing in this a 67 to apply 30 Act contained shall be deemed or construed to relieve any clerk of to your rate the peace, clerk of a union, or other person from any obligation or duty imposed on him by any of the Registration Acts now in force,

11. In each court of revision holden in or for any such county, Progresses city, town, or borough, every collector of poors rate or other officer collectors to 35 or person having the custody of any such rate or rate-books (whose vision courts

duty it is under any of the Registration Acts to assist in the and subpreparation, revision, or correction of the lists of voters) shall attend before the county court judge, chairman, or revising barrister, and shall answer upon oath all such questions as such 40 county court indee, chairman, or revising barrister may put to him.

and shall also at the commencement of each revision make and [150.]

Power to fine sulty of duty a sum ine SL

A.D. 1890. subscribe the oath contained in Schedule B. hereto; and it shall he lawful for the county court judge, chairman, or revising harrister, from time to time as there shall be occasion, to fine any such collector of noor rate or other officer who shall be guilty of any breach of duty in execution of this Act any sum not 5 exceeding fire pounds.

12. The guardians of the poor of each union of every county, Reconstracity, town, or horough may, hy order, make such annual allowance Paro colout of the rates to the poor rate collectors, as compensation for lectors.

the duty by this Act imposed upon them, as the said guardisas to shall think proper; but no such order shall be acted on, nor any payment made thereunder, until the same shall be approved of

by the Local Government Board.

13. Any person who shall refuse or neglect, when duly required Domes to by summors under the hand of any county court judge, chairman, 15 tendance of or revising harrister, to attend before such county count judge. chairman, or revising burrister at any court to be holden under the 13 £ 14 Vict. "principal Act." or under any other Act empowering a county court judge, chairman, or revising barrister to hold courts for

the revision of lists of parliamentary voters, for the purpose of 20 being examined as a witness, shall, upon proof before him of the service of such summons, be liable to pay hy way of fine for every such offence a sum of money not exceeding five pounds nor less than ficenty skillings, to be imposed by and at the discretion of the said county court judge, chairman, or revising barrister holding any 25 such court as aforesaid, and to be recovered in the same manner as the other fines imposed by said Act are now by law recoverable.

Presona perise or la dence liable to imprison. meut.

Any person who shall have been duly summoned and shall refuse to give evidence before the chairman or revising barrieter at any court to be holden under the principal Act, or under any other Act 30 empowering a chairman or revising harrister to hold courts for the revision of lists of parliamentary voters, shall be lishle to imprison. ment for contempt of court for a period not exceeding six specie, at the discretion of the chairman or revising barrister.

Medical re-

14. Section one hundred and eleven of the "Principal Act." 35 list not 10 shall not apply to persons who amon account relief of the poor in 13 & 14 Vist. relief under the Acts for the more effectual relief of the poor in shall not apply to persons who shall receive medical but no other

Revision courts to be hold or noll-

15. The county court indge, chairman, or revising harrister of every county or riding shall hold open courts for the revision of 40 the lists of voters at each of the places which may be from time to time appointed as polling places for such county or riding;

or governors of Ireland may, if he or they shall consider it nunecessary to have such courts held in any of the polling places so appointed, or if he or they shall consider any of such places incony emient for the purpose of holding such revision courts, amonint

- 5 venient for the purpose of holding such revision courts, appoint such other places within the said county or riding as he or they shall think more convenient and suitable for the revision of voters for such county or riding.
- 16. From ead offer the date of the possing of this det the Properties of projects for one country in Irelands, except the respiters now in Favorance face, and every list of voters or list of chainmants for such country, so considerable and the post town of the place of abode of every presses, "[c] places of whose name shall be upon such register, list of voters, or list of solid systems country.
- 13. 17. In every case where by the principal Act or any of the other lies. Registration Acts, any notice, list, register, or other document shall All society, be required to be posted or kept at or near the police station, such to provide notice, list, register, or other document shall also be posted at the doors of every chapel and ohmen in the bearony where such notice,
- 20 list, register, or other document is required to be posted, and at the market places at which notices are usually published.
- 18. All precepts, instruments, proceedings, and notices relating Precepts to the registration of voters shall be framed and expressed in such continuation and form as may be necessary for the carrying of the to this Art. provisions of this Act into effect.

[150.]

A 4

-

SCHEDULES.

SCHEDULE A.

Notice of Objection to be given to Parsies objected to by any Person other than the Clerk of the Peace of Clerk of the Union.

Barony of

To Mr.

Take notice that I object to your name [in the notice to the teamt, instead of the scords "your name," insert the name of the person objected to] being rotained on the list for this burony of 10 voters for the country of ... and I ground my objection

on the column of the register headed—
"Christian name and surname of each person on the register:"

"Christian name and surname of each person on the register;" Or on the column headed—

"Place of abode;"
Or on the column headed---

"Nature of qualification;"

Or on the column headed-"Amount of qualification or rating;"

Or on the column headed— 20
"Townland or other denomination, street, lane, or other like

place in this polling district, &c."

Dated this day of one

thousand eight hundred and
Signed 4.R. of Spince of abode, being now registered 25

[or] on the register of voters or list of voters [as the case may be] for the county of

A.D. 1880.

SCHEDULE B.

OATH to be taken by CLERK of the PRACE, Town CLERK, POOR RATE COLLECTOR, at the commencement of the sitting of REVISION COURT.

5 I make oath and say that I have honestly and faithfully and to the best of my ability discharged all the duties imposed upon me by law relating to the preparation, revision, and correction of the lists of voters which are to be revised at the present court of revision.

(Signed)
Sworn this day of before me

[The county court judge, chairman, or recising barrister.]

Registration of Voters (Ireland).

BILL

To assend the Law relating to the Engistration of Voters in Related.

Printed image digitised by the University of Southampton Library Digitisation Unit

Profed image digitised by the University of Southampton Library Digitiseton Unit